

United States Patent and Trademark Office



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILI	NG DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/064,533	10/064,533 07/24/2002		Luis Felipe Guglielmucci	8347	
26058	7590 02/21/2006			EXAMINER	
MICHAEL			LANEAU, RONALD		
SUNTRUST 1 S.E. 3RD		TIONAL CENTE	ART UNIT	PAPER NUMBER	
MIAMI, FL 33131-1714				3627	
				DATE MAILED: 02/21/2006	5

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
		10/064,533	GUGLIELMUCCI, LUIS FELIPE				
	Office Action Summary	Examiner	Art Unit				
		Ronald Laneau	3627				
	The MAILING DATE of this communication app	pears on the cover sheet with the c	orrespondence address				
Period fo	•						
WHIC - Exter after: - If NO - Failur Any r	ORTENED STATUTORY PERIOD FOR REPL' CHEVER IS LONGER, FROM THE MAILING DOWN THE MAILING DOWN THE MAILING DOWN THE MAILING DOWN THE MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by statute apply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timwill apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on <u>07 D</u>	ecember 2005.					
,	Fhis action is FINAL . 2b)⊠ This action is non-final.						
,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
4)⊠	4)⊠ Claim(s) <u>3-15</u> is/are pending in the application.						
•	4a) Of the above claim(s) is/are withdrawn from consideration.						
	5) Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>3-15</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)□	Claim(s) are subject to restriction and/o	r election requirement.					
Applicati	on Papers						
9)□	The specification is objected to by the Examine	er.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
• ===	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)[11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority u	ınder 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) All b) Some * c) None of:							
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachmen	t(s)						
1) 🔯 Notic	e of References Cited (PTO-892)	4) Interview Summary					
3) 🔲 Infor	te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) or No(s)/Mail Date	Paper No(s)/Mail Do 5) Notice of Informal F 6) Other:	ate Patent Application (PTO-152)				

Application/Control Number: 10/064,533 Page 2

Art Unit: 3627

Response to Amendment

1. The amendment filed on 12/7/05 has been entered. New claims 4-15 are added and claims 3-15 are now pending.

Claim Rejections - 35 USC § 112

2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 3 recites the following limitations:

In line 6, "said customer's sound reproduction system", in line 9, "the acoustic environment".

In claim 4, line4 and 5, "said customer's sound reproduction system" and "the acoustic reproduction".

There is insufficient antecedent basis for these limitations in the claim.

In claim 3, line 24, after "electronically", a verb is missing to complete the sentence. Correction is required.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Application/Control Number: 10/064,533 Page 3

Art Unit: 3627

2. Claims 3-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Moorer (US 6,904,152 B1).

As per claims 3-15, a business method for the sale of customized multichannel recording comprising: accepting an order from a customer to manufacture a customized multiple channel recording; obtaining a plurality of parameters related to a customer's sound reproduction system, said plurality of parameters comprising the number of channels in said customer's sound reproduction system, the type of speaker attached to each said channel, the sound reproduction system characteristics of said sound reproduction system, acoustic environment characteristics within which said sound reproduction system will be used, said customer's preferences for the use of said customized multiple channel recording and for the content to be included on said recording and optional content available for the recording (see abstract, col. 4, lines 30-65); retrieving a preexisting multiple synchronized channel master recording containing said preferred content from a source; creating said customized multiple channel recording having at least one channel corresponding to each channel of said customer's sound reproduction system (col. 5, line 40 to col. 6, line 63), each said at least one channel being created by mixing and combining individual channels from said preexisting channel master recording, said mixing and combining including the application of audio techniques comprising amplification, attenuation, phase correction, equalization, and filtering to fit said preferences defined by said customer; electronically assemble said customized multiple channel recording with other multimedia data related to said content or customer preferences; deliver said customized multiple channel recording to said customer (see fig. 3).

Art Unit: 3627

Moorer does not explicitly disclose a multichannel record by mixing and combining the source channels applying audio techniques including but not limited to amplification, attenuation, phase correction, equalization, and filtering and also determining a method of payment by said customer for the customized multiple channel recording but it is obvious that all audio techniques and sound reproduction would deal with some kind of attenuation, phase correction, equalization and filtering in order to achieve the maximum clarity in the delivery of a sound to a customer also improve considerably the sound quality and the sound image perceived by those who are sitting in the room where the sound is being reproduced.

Response to Arguments

3. Applicant's arguments with respect to claims 3-10 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

- 4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - Moorer (US 2005/0141728 A1) discloses techniques of making a recording of or transmitting a sound field from either monaural or directional sound signals that reproduce through multiple discrete loud speakers.
 - Moorer (US 6,072,878) discloses techniques of making a recording of or transmitting a sound field from either monaural or directional sound signals that reproduce through multiple discrete loud speakers.

Application/Control Number: 10/064,533

Art Unit: 3627

• Janes (US 5,557,680) discloses a loudspeaker system for producing multiple sound

Page 5

images within a listening area from dual source locations.

5. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Ronald Laneau whose telephone number is (571) 272-6784. The

examiner can normally be reached on Mon-Fri from 8:30am - 6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Alexander Kalinowski can be reached on (571) 272-6771. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ronald Laneau

Ronald Deneou

2/11/06

Examiner

Art Unit 3627

rl